

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF NEW YORK

ARCH SPECIALTY INSURANCE COMPANY,

Plaintiff,

v.

SEALMAX GLASS SYSTEMS, INC. f/k/a
SEALMAX, INC., and V & V CONSTRUCTION
CORP.,

Defendants.

Civil Action No. 1:16-cv-01409-PKC-SMG

**NOTICE OF VOLUNTARY
DISMISSAL WITHOUT PREJUDICE
AS TO DEFENDANT V & V
CONSTRUCTION CORP. ONLY**

Plaintiff Arch Specialty Insurance Company (“Plaintiff”), pursuant to Rule 41(a)(1)(A)(i) of the Federal Rules of Civil Procedure, hereby dismisses without prejudice all causes of action in the complaint as to defendant V & V Construction Corp. (“V & V”) only.

V & V has neither filed an answer to the complaint nor a motion for summary judgment as to these claims. Dismissal under Rule 41(a)(1)(A)(i) is therefore appropriate.

Respectfully submitted,

Dated: New York, New York
August 18, 2016

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CERTIFICATE OF SERVICE

I HEREBY CERTIFY that on this 18th day of August, 2016, I electronically filed the foregoing Notice of Dismissal Without Prejudice as to Defendant V & V Construction Corp. only with the Clerk of the Court using the Court's CM/ECF system and served a copy of same via USPS First-Class Mail to Defendant V & V Construction Corp. as follows:

V & V Construction Corp.
79-11 41st Avenue, Apt. A109
Elmhurst, New York 11373



Samuel J. Thomas